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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/600,171	06/19/2003	Koji Suzuki	YKI-0132	9732
7590 04/06/2004		EXAMINER		
Michael A. Cantor, Esq. CANTOR COLBURN LLP 55 Griffin Road South Bloom field, CT 06002			ORTIZ, EDGARDO	
			ART UNIT	PAPER NUMBER
			2815	
			DATE MAILED: 04/06/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/600,171	SUZUKI, KOJI		
		Examiner	Art Unit		
		Edgardo Ortiz	2815		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
2a)	Responsive to communication(s) filed on 10 March 2004. This action is FINAL. 2b) ☐ This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
 4) Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-15 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Applicati	ion Papers				
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
2) Notice 3) Information	et(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	4) Interview Summa Paper No(s)/Mail 3) 5) Notice of Informa 6) Other:			

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art figures 1A-1B and their description in pages 1-4 of the instant application in view of Kimura et al. (U.S. Patent No. 6,407,004). With regard to Claim 1, Applicant's admitted prior art teaches forming a semiconductor film (23) above a substrate (21), forming a gate insulating film (24) to cover the semiconductor film, forming a gate electrode (25) on the gate insulating film, forming a source region (23s) and a drain region (23d) in the semiconductor film and forming an interlayer insulating film (26) on the gate electrode, wherein an electrode material layer is layered on the gate insulating film; a mask pattern is formed on the electrode material layer; a first etching process is applied in which the electrode material layer is etched using gas containing fluorine or gas containing a mixture of fluorine and oxygen, and with the mask pattern as a mask to a degree wherein a portion of the electrode material layer remains. See figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

However, Applicant's admitted prior art fails to teach a second etching process, which uses a gas containing a mixture of chlorine and oxygen. Kimura discloses a method of manufacturing a thin

Art Unit: 2815

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film device, which includes first and second etching processes for a gate electrode layer using fluorine, chlorine and oxygen, see figures 2A-2C and column 8, lines 17-64. Therefore, it would have been an obvious modification to someone with ordinary skill in the art, at the time of the invention, to modify the process as taught by Applicant's admitted prior art to include the claimed second etching process, which uses a gas containing a mixture of chlorine and oxygen, as suggested by Kimura, in order to provide a thin film device with good characteristics, quality and yield, see column 8, lines 64-65.

Page 3

With regard to Claim 2, Applicant's admitted prior art teaches the source region (23s) and the drain region (23d) are formed by doping impurities into the semiconductor film (23) through the gate insulating film (24), see page 1, lines 25-28.

With regard to Claim 3, Applicant's admitted prior art teaches a gate insulating film (24) that is obtained by layering a SiN film and a SiO2 film or by forming one of the SiN film and SiO2 film, see page 1, line 22.

With regard to Claim 4, Applicant's admitted prior art teaches a source region (23s) and a drain region (23d) formed by doping impurities into the semiconductor film (23) through the gate insulating layer (24), see page 1, lines 25-28, and the gate insulating film is obtained by layering a SiN film and a SiO2 film or by forming one of the SiN film and SiO2 film, see page 1, line 22.

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Art Unit: 2815

With regard to Claim 5, Applicant's admitted prior art teaches a first etching process which is produced by mixing fluorine-based gas and oxygen-based gas in an approximately equal volume ratio, see page 3, lines 1-6.

With regard to Claim 6, Applicant's admitted prior art teaches forming a semiconductor film (23) above a substrate (21), forming a gate insulating film (24) to cover the semiconductor film, forming a gate electrode (25) on the gate insulating film, forming a source region (23s) and a drain region (23d) in the semiconductor film and forming an interlayer insulating film (26) on the gate electrode, wherein an electrode material layer is layered on the gate insulating film; a mask pattern is formed on the electrode material layer; a first etching process is applied in which the electrode material layer is etched using gas containing fluorine or gas containing a mixture of fluorine and oxygen, and with the mask pattern as a mask to a degree wherein a portion of the electrode material layer remains and wherein the gate electrode has a tapered shape. See figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

However, Applicant's admitted prior art fails to teach first and second etching processes with different etching selection ratios. Kimura discloses a method of manufacturing a thin film device, which includes first and second etching processes for a gate electrode layer using different etching selection ratios, see column 8, lines 17-64. Therefore, it would have been an obvious modification to someone with ordinary skill in the art, at the time of the invention, to modify the process as taught by Applicant's admitted prior art to include the claimed first and second

Art Unit: 2815

etching processes with different etching selection ratios, as suggested by Kimura, in order to provide a thin film device with good characteristics, quality and yield, see column 8, lines 64-65.

With regard to Claim 7, Applicant's admitted prior art teaches a film forming step for layering an electrode material layer (25) above a substrate (21), a first etching step for etching, in a reaction chamber of an inductively coupled plasma apparatus having an inductively coupled plasma source and a biasing source, at least a portion of the electrode material layer using a mask pattern formed on the electrode material layer as a mask film by activating only the inductively coupled plasma source, see page 3, lines 1-16, and a gate electrode (25) having a side surface with a tapered shape, see page 3, lines 25-28.

However, Applicant's admitted prior art fails to teach a second etching step. Kimura discloses a method of manufacturing a thin film device, which includes first and second etching processes for a gate electrode layer using fluorine, chlorine and oxygen, see figures 2A-2C and column 8, lines 17-64. Therefore, it would have been an obvious modification to someone with ordinary skill in the art, at the time of the invention, to modify the process as taught by Applicant's admitted prior art to include the claimed second etching process, which uses a gas containing a mixture of chlorine and oxygen, as suggested by Kimura, in order to provide a thin film device with good characteristics, quality and yield, see column 8, lines 64-65.

With regard to Claim 8, Applicant's admitted prior art teaches a semiconductor film (23) that is formed above a substrate (21) and an electrode material (25) that is formed above the

Application/Control Number: 10/600,171

Art Unit: 2815

semiconductor film, see figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

With regard to Claim 9, Applicant's admitted prior art teaches a gate insulating film (24) that is formed on a semiconductor film (23) and an electrode material layer (25) formed on the gate insulating film, see figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

With regard to Claim 10, Applicant's admitted prior art teaches a process step of forming a gate electrode (25), wherein the gate electrode has a tapered shape. See figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

With regard to Claim 11, Applicant's admitted prior art teaches a first etching process which is produced by mixing fluorine-based gas and oxygen-based gas. However, Applicant's admitted prior art fails to teach a second etching process, which uses a gas containing a mixture of chlorine and oxygen. Kimura discloses a method of manufacturing a thin film device, which includes first and second etching processes for a gate electrode layer using fluorine, chlorine and oxygen, see figures 2A-2C and column 8, lines 17-64. Therefore, it would have been an obvious modification to someone with ordinary skill in the art, at the time of the invention, to modify the process as taught by Applicant's admitted prior art to include the claimed second etching process, which uses a gas containing a mixture of chlorine and oxygen, as suggested by Kimura, in order to provide a thin film device with good characteristics, quality and yield, see column 8, lines 64-65.

Application/Control Number: 10/600,171

Art Unit: 2815

With regard to Claim 12, Applicant's admitted prior art teaches a semiconductor film (23) that is formed above a substrate (21) and an electrode material (25) that is formed above the semiconductor film, see figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

With regard to Claim 13, Applicant's admitted prior art teaches a gate insulating film (24) that is formed on a semiconductor film (23) and an electrode material layer (25) formed on the gate insulating film, see figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14.

With regard to Claim 14, Applicant's admitted prior art teaches a gate insulating film (24) that is obtained by layering a SiN film and a SiO2 film or by forming one of the SiN film and SiO2 film, see page 1, line 22.

With regard to Claim 15, Applicant's admitted prior art teaches a process step of forming a gate electrode (25), wherein the gate electrode has a tapered shape. See figures 1A-1B and the specification page 1, lines 14-29 to page 4, lines 1-14. However, Applicant's admitted prior art fails to teach that the electrode material layer is formed in a tapered shape through a second etching step and having a semiconductor film subsequently formed. Kimura discloses a method of manufacturing a thin film device, which includes first and second etching processes for a gate electrode layer using fluorine, chlorine and oxygen, see figures 2A-2C and column 8, lines 17-64. Therefore, it would have been an obvious modification to someone with ordinary skill in the art, at the time of the invention, to modify the process as taught by Applicant's admitted prior art

Application/Control Number: 10/600,171

Art Unit: 2815

to include the claimed second etching process, which uses a gas containing a mixture of chlorine

and oxygen, as suggested by Kimura, in order to provide a thin film device with good

characteristics, quality and yield, see column 8, lines 64-65. Regarding the semiconductor film

formation, it would have been an obvious modification to provide the semiconductor film after

the formation of the tapered gate electrode, in order to form a bottom gate type device.

Conclusion

2. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Edgardo Ortiz whose telephone number is 571-272-1735. The

examiner can normally be reached on Monday-Friday (1st Friday Off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tom Thomas can be reached on 571-272-1664. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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FO

A.U. 2815

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ALLAN R. WILSON

PRIMARY EXAMINER

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Page 8